HOUSE OF DELEGATES.

macy Law, etc. The House refused to concur in the Sen-

ate's amendment to Mr. Evans bill to

proposed to submit the change to a vote of the people.

A Liquor Law Decision.

rounded by about a gill of syrup that tasted like strong liquor, but was very weak, and would intoxicate should one imbibe enough. It was held that the case did not

fall within either the spirit or letter of the law, as it would have been had the defen-

dant put a few cherries or peaches in a bottle of brandy to evade the payment of

For sale by all druggists and mailed on re-

His excellency—"You have brothers?"
Captain—"One, your excellency." His excellency—"It's carious. I was talking to your sister and she says she had two brothers. How is that?"

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will eradicate every vestige of Himnon from the Blood, at the same time will give tone and strength to the system. As marveillous in results as the Compound. Fig-Both the Compound and Blood Purifier are pre-pared at 33 and 35 Western Avenue, Lynn, Mass. Price of either, \$1. Six bottles for \$5. The Compound is sent by mall in the form of pills, or of Journage, on

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Lacles for complaints poculis
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"I could find no remedy for my kidney complaint and rhoamatism" writes Mr. A. B. Burr, of Tem-ble's Mill. Florida, "until I was cured by Kidney Wort." Expeaure, incident to lumbering, caused Wort." Rapeaure, incident to lumbering, caused W. Burr's disorders

will act promptly and

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specific Co., Atlants, Ga.:

**re delayed thus long in writing because I to mate "sasurance doubly sure" in the I s. 8.5. in my own case, and am most happy off that it has entirely endicated every and the disease from my system. Had I die advice of Tom Switt in years gene by, all have saved met en years of intense sufI have not felt the least return of the that the local truly recommend 8, 8, 8. I have not left the teaching and can fully and truly recommend 8, 8, 8, and can fully and truly recommend 8, 8, 8, and can fully and truly and capecially to the full in Macen who know my condition; red me of pain, but has entirely re-symptom of the disease from my ht to couvince even them of its infal-

cought to convince even them of its infaiball ball published,
pa by letter to those was farmerly knew
dition. It is a shaine that human kind
for from the prejudices of shysicians to
sol taid down in the lest-books. Let me
of my graiting, and believe me ever,
Yours truly, R. C. M.

About four or five weeks ago I was afflicted with a very aggravated type of thood blassase. I commence using 6, 8, and after taking the first both selects om more lading of the select which the select would be selected that I bought new more and am glad to say after using four of them, that I am stitled oursed, previously having been under the selection of the els cured, previous; els cured, previous; els cured, previous; els cured, previous; c. G. R., Richmond, Va.

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ad I commend him to be as a similar limit physicians for suffering Mrs. Magaret Kolb says.—"I had been suffering Mrs. Magaret Kolb says.—"I had been suffering for seven years and treated by many physicians for yoursels. Dr. Smith said I had a tape worm and eigh hour removed a mouster 109 feet long," Femalet complaints.—Three years in hospitals for males, give me peculiar styratages in such cases. Persons sured of catarrh, diseases of heart, liver, proposed the proposed sured of catarrh, diseases of heart, liver, consach, kidueys, skin, blood, neryous affection of weaknesses of men and youth, scrofuls and them todiff to my success.

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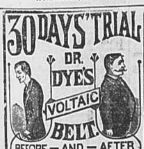
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I live in a land of dreams— My heart is a garden of flowers, Above me a lone star gleams— From her window the lamplight streams, Gladdening the zilent hours.

I live in a land of dreams— My heart is a garden of il-wers; I will pluce each bloom which teem F-ir, or which sneesicems, And deck with them my bowers.

I live in a land of dreams— My heart is a garden of flowers: But my dreams sh.il cease to be dreams; Each toing shall be as it seems When the blooms are not mine, but ours.

THE LEGISLATURE.

The session of both Houses of the Legisature Saturday were of average length. the House, however, omitting the usual night session. Little business was trans acted, as most of the day was devoted to liscussion. In the Senate the Legislative appropriation bill provoked the same old school fund fight, and the bill to increase the tax levy was also briefly considered, and the joint resolution transferring the Shenandoah river to the National Government was passed. The House had up the proposed changes in the pharmacy law, the school-fund affair and other matters in connection with the appropriations.

The Most Interesting Debate on the

House bill No. 141, establishing the independent school district of New Cumberand, in Hancock county, and No. 32, amending the law concerning the school The Governor transmitted to the Senat a statement of the civil contingent fund for the last fiscal year, showing a balance in the fund of \$1,412 60, and giving the

othly expenditures. ato the treasury in pursuance of such extra levy shall be applied to the payment of the debts of the State, namely: First, the Auditor shall pay off and discharge the debt due the school fund of \$11,247 10, ontracted by using for general purposes he taxes collected on the revenues of cororations from April 12, 1873, to December

mount of the balance thereof shall be used op pay off and discharge the debt of \$127,ill 18, due the school fund, with any inerest that may be due thereon at the time
f payment; third, the balance thereof, if
any, shall be used to pay off and discharge
my other debt that the State may now or
lies be owing. en be owing.

Pending this the Legislative Appropria

ion bill came up as the special order.
The provision that the State Superintend-mit of Free Schools should be paid out of he school funds, stricken out by the House, as reinserted.

An amendment was offered by Mr Voodyard, providing that no part of the chool fund shall be used to meet hese ap-

oropriations.

Mr. Floyd moved to amend by adding he words "except at the rate of six per tent interest."

ent interest."

Mr. Pricetook the floor and made the
tereotyped "you're another" speech, to
which Mr. Dawson briefly responded.

A FRANK AND PAIR SPEECH. Mr. Byrne then spoke at some length on the pending amendment, disclaiming par-tianship. He held that the question in-volved concerning the use of the school (and by the State was little understood. The circumstances out of which it grew were peculiar, and the investment in its were peculiar, and the investment in inception was not done without malure de-liberation by the Board of the School Fund. In 1873, during the panic, there was to the credit of the school fund in the Treasury about \$20,000. There was a small deficit in he Treasury, to pay which the Board of he School Fund found that the Governor the School Fund found that the Governor was about to borrow about \$17,000. This was while the speaker was State Superintendent of Schools. Before this the funds had been invested in United States bonds, chiefly 6 per cents, mostly registered Central Pacific Railroad bonds. Upon seeking an investment of the \$20,000 in these bonds, the Board found that none could be obtained, and there was no opportunity to invest in other

was no opportunity to invest in other United States bonds except at a large prex officio a member, at his suggestion

Similar Schools of Schools and Schools of Schools and Schools of Schools and Schools of Schools and Sc

nestion from the beginning, was to show mation needed. The amount in the treasure facts as they exist throughout the Republican as well as the Democratic adminimation. I do not charge that any money following table shows: question from the beginning, was to show the facts as they exist throughout the Republican as well as the Democratic administration. Ido not charge that any money was improperly applied by either. There were some slight mistakes by both, probably, but whatever they were I have little doubt it will turn out that the schools have received all the money they were entitled to. Since that resolution was offered the Auditor with all his force, has been using all the time he could spare, in investigating this question, and the Committee hopes he will be able in a day or so to have his exhibit ready, so as to show the matter in such a way that all who take the pains to examine will see for themselves and judge whether the officers have administered the laws for the best interests of the prople. One of the great causes of of the prople. One of the great causes of delay in getting the Auditor's report has been the imperfect manner of keeping the books of that office, which makes it difficult ertain what the true state of these

that I am not right. I am right, Mr. Presi-dent, and this silly story about the Repub-licans turning over the State in debt is squelched. But there is no denying that

ever, to soon present that report to the Senate so that all may be able to examine

We hope,

He said he didn't claim that the Democratis had stolen any of the school funds; but he did charge that, from 1873 to 1875, they took from the irreducible fund nearly \$12,000, on which they had never paid one cent of interest to the schools, nor had they ever paid a cent of the principal; that, from 1873 to 1873, they took from the school fund the sum of \$127,500, and had never paid back a single cent of the principal, and neglected and refused to pay any in terest whatever on it till 1881. Thus, the children of the State were deprived for eight years of the benefit of any interest on this amount. He said he didn't claim that the Deme his amount.

Mr. Dawson further said: The Legisla

ture in February, 1870, appropriated \$50,000 to aid in the further construction of the Lusane Asylum, and in the same act provided for an additional levy of five cents to meet the appropriation. The mone arising from this extra levy, as every on knows, could not be collected and paid knows, could not be collected and paid into the treasury till after September 30, 1870. None of it could come till December, and the most of it reached the treasury not till January and February, 1871. Hence, at the close of the fiscal year, September, 1870, there was a defict in the treasury to the amount of this extra appropriation of \$60,000. It was covered by the temporary use of the school funds then lying idle in the treasury. But no where does it appear that the schools were deprived of a dollar of money thereby. The prived of a dollar of money thereby. The money was paid back to the school fund long before January 31, 1871, as appears from the special report of the Auditor of that duta.

30, 1870, \$60,000. I don't, as some seemed to do, even apologize for this borrowing from the school funds. The old constitution did not prohibit it. The law indirectly authorized it. The Code, chapter 45, section 58, said: "All sums as have accrued, or shall hereafter accrue, shall be set apart as a separate fund, to be called the 'school fund,' and it shall be the duty of the Auditor to ascertain from time to time what sums have so accrued, or may hereafter so accrue, and pass the same to the credit of the said fund; and the State is hereby pledged to pay interest at the rate of six per cent per annum on all sums so 30, 1870, \$60,000. I don't, as some seeme of six per cent per annum on all sums so credited, which interest shall be payable on the first day of September annually."

This meant that when there was any of the irreducible school fund in the treasury awaiting investment the State should

ury awaiting investment the State should pay interest on it until it was invested, as well as to guarantee the interest after it was invested. Of course, it could not be held that the State should pay interest on money so lying in the treasury which she could not use. This provision is not in the law now. It was repealed because the new Constitution prohibits using the echool fund. When our Democratic iriends met in convention and brought out that wonderful new Constitution, the adoption of which was to bring on the millenium and numerous other good things, they proposed to show that they were better friends of free schools than those were who created them; and when the Constitution was before the people they were told that if it were adopted there would be no more borrowing from the school fund. ed there would be no more borrowing from the school fund —that would stop— the Constitution would prohibit it. Well the Constitution would prohibit it. this, Mr. President, is a case of where "prohibition doesn't prohibit." The clause of this wonderful new Constituton, which

was to stop this thing of borrowing from the school fand is as follows: the school fand is as follows:
"Nor shall any money or fund be taken
for any other purposes than that for which
it has been, or may be, appropriated or
provided"—Art. 10, Sec. 3.
This language is peculiar to the new constitution. It is not found in the old.

. WHAT THE REPUBLICANS DID.

Mr. President, sometime ago I begun a Mr. President, sometime sgo I begun an investigation of this whole matter. I had read so much in the newspapers about the Republicans using the School Fund, and about their leaving a debt of \$60,000 when they went out of power, that I determined to ascertain for myself the facts about it. And now I say,

First—That the old Constitution did not prohibit the using of the School Fund.

Second—That the law,up to the adoption of the new Constitution, indirectly authorized the use of it.

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THE

equelched. But there is no denying that the State is now in debt over a quarter of a million of doilars. The vote on Mr. Floyd's amendment was 12 to 10 in the affirmative, and on Mr. Woodyard's amendment as amended, 21 to 1 in the negative. The bill was then ordered to a third reading. On motion of Mr. Floyd the constitutional rules were suspended, the bill read a third time and passed. Senate joint resolution No. 21, providing for the transfer of certain rights and franchises regarding the Shenandoah river to the United States, was agreed to. PACIFIC NORTHWEST The Appropriation Bill-The Phar-Oregon, Washington and Idaho.

The Lands of the Pacific Northwest show a average yield of wheat per acro largely in excess of that of any other section of the United States.

the people.

Mr. Powell, of Taylor, presented a new bill in reference to the independent school district of Pruntytown.

The Senate dog-tax bill was passed.

At the afternoon seesion some calendar work was done, and the Pharmacy against the afternoon seesion, and after numerous proposed amendments had been disposed of, it was ordered to its engrossment for third reading. that of any other section of the United States.

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The means of the command of the sale and the committee of the command of the The Legislative appropriation bill then came up with the Senate amendments. These were all agreed to, though the one directing the salary of the State Superintendent of Free Schools to be paid out of School Fund, renewed the told discussion. The House adjourned after the bill was passed.

The great movement of population to the Colu-la region now in progress will be enormously i reased by the completion of the Northern Paul L. R. and the Origon Railway & Navigation Co young. This renders certain a rapid increase spitting of blood, and the early stages of Communition, Dr. Pierce's "Golden Medical Discovery" has astonished the medical faculty. While it cures the severest coughs, it strengthens the system and purifies the blood, my druggists. In the cure of severe coughs, weak lungs, pitting of blood, and the early stages of Congumption, Dr. Pierce's "Golden Medical ne value of Lands now open to purchase or to e y under the United States Land Laws.

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Exchange. A recent decision of the Supreme Court of Arkansas was as follows: The appellant was convicted on an indictment for selling liquor without a license. It was proved that a bottle of brandy peaches was sold. That the bottle contained six peaches sur-THE UNION TRUST CO. Capital, \$1,000,000 | Charter Perpetual

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No. 6-Bellaire and Cambridge Accommot leaves Bellaire at 9:20 a, M. and 4:50 F. M. accept Sunday.
B. & O. Sleeping Cars on all through trains. Close connections are made for all points. re and Cambridge Accommodation at 9:20 A. M. and 4:50 F. M. daily



WM. A. BALDWIN, Manager, Pittsburgh, Pa.

On and after November 12, 1882, passenger train will run at follows—Wheeling Time:

Does a General Banking Business. R. P. JEPSON, Cashie DIRECTORS.

8. Horkheimer,
W. killingham,
A. W. Kelley.

PINANCIAL.

1188 MAIN PTRPIT.

Chicago — 7.88 6 500 6 20

Train teaving wheeling at 8.2 A. s. runs dally. All other trains daily except sunday.

Train leaving Columbus at 2.50 y. s. and 2.65 A.

Train leaving Columbus at 2.50 y. s. and 2.65 A.

Train leaving Columbus at 2.50 y. s. pres leaves following the daily, except Sunday; at 50 y. s. with slooping car attached, arriving in Chicago at 7.50 next morning. Berths can be secured in advance a Union Depot Ticket Office. Columbus. Pullman's Palace Drawing Boom Steeping Cars through without change from Steebenrille Last to Philicalcipits and New York. West to Columbus.

For through tickets, baggage checks, sleeping car accommodations, and any further information, apply to JNO. G. TOMILINSON, Ticket Agent, at Panhandle Depot, foot of Eleventh street, or at City Ticket Office, under McLure Hause, Wheeling.

Manager, Columbus, Ohio.

Gen'l Pass, and Ticket Agent, Elizaburgh, Pa.

ALITIMORE & OHIO RAILROAD OO.

PLUMMER'S GALLERY. CRAYON PORTRAITS AT MYLES' ART STUDIO BANK OF THE OHIO VALLEY.

No. 6 Daily Daily Daily 8:40 9:15 8:15 11:15 9:20 10:00 8:55 11:5

PAREON'S Telephone 51-C.

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